

ANNUAL REPORT

OF THE

ATTORNEY GENERAL

OF THE

STATE OF MICHIGAN,

FOR THE YEAR 1864.



BY AUTHORITY.

LANSING:

JOHN A. KERR & CO., PRINTERS TO THE STATE.

1864.



R E P O R T.

ATTORNEY GENERAL'S OFFICE, }
Lansing, December 31st, 1864. }

To the Honorable, the Legislature of the State of Michigan:

As required by statute, I respectfully submit to you my Annual Report, for the year 1864.

In my last Annual Report, I referred to the fact that proceedings had been commenced by me to forfeit the Charter of the River Raisin and Lake Erie Railroad Company, for the usurpation, by that Company, of the franchise of banking. The history of this Company is quite familiar to a considerable portion of our people, who have heretofore been made to suffer through a similar usurpation. Originally chartered for the purpose of constructing an important railroad line, the Company seem never to have heartily entered upon the business which they were incorporated to form—struggling for its consummation, with a view to the enjoyment of honest profits;—but under the pretense of a right, given them by their charter, to issue “certificates of indebtedness” for what they owed, soon flooded this and adjoining States with a currency, which, instead of being based, either nominally or really, upon means provided for its redemption, did not assume to have any other foundation than the Company’s inability to pay their debts. Therefore, the larger their indebtedness, the larger under this strange pretence, was their banking capital; and it is not surprising that a currency thus issued, at an early period of our history as a State, failed to be redeemed. After repeated failures, the Company finally ceased their issues; but not till the public could no longer be deceived into taking them. For upwards of twenty years, the Company had ceased to perform their corporate

functions, and their transactions referred to, passed far into forgetfulness, when, in the fall of 1863, I learned of their intention to flood the country anew with this worthless paper. On inquiry, it was found that the Company, under the pretense of owing its nominal president \$200,000, which it had no means to pay, had prepared and put into his hands for circulation, bills to that amount. The nominal cashier of the Company was an officer in the army; and as the bills were printed with some resemblance to National treasury notes, there was some reason to believe that they were prepared for circulation in the army, or elsewhere, at a distance from home, where their worthlessness would not readily be ascertained. I immediately filed an information in the nature of a *quo warranto*, in the Supreme Court, against the Company, to which they pleaded their pretended corporate rights, under their charter, and an issue of law was formed, which presented to the court the questions: Whether the issuing of these notes was the exercise of a banking franchise? and if so, whether the Company was, by their charter, vested with any such franchise? The court decided the first of these questions in the affirmative, and the latter in the negative; thus, as I conceive, passing upon the whole controversy. Under leave to amend their pleadings, however, the Company have since interposed the plea that the State, with knowledge of their former action in thus issuing such bills, acquiesced in their so doing, by not taking legal proceedings against them; and under this plea, it will be claimed that the State is now estopped from disputing the right to issue them; or, at least, from insisting upon a forfeiture of the charter on this ground. I have demurred to this plea, not believing that corporate franchises can thus be acquired by usurpation, even if the public authorities do neglect, for a season, to take steps to prevent their wrongful assumption and exercise. The demurrer is now ready for argument in the Supreme Court, and I shall lose no time in bringing it to a decision. Meantime, while these proceedings have been pending, none of the bills

thus prepared for circulation, as I am credibly informed, have been issued.

Early in the present year, I also learned that persons claiming to be owners of the stock of the Bank of Pontiac, had prepared for issue, a large amount of bills of that bank. As the Bank had been insolvent for more than twenty-three years, keeping open no banking office for business during any part of this period, and its charter, which was for the term of thirty years, was now within little more than a year of the time of its termination, and there was no reason to believe that any fund had been provided for redeeming any new issue, I filed an information in the nature of a *quo warranto*, in the Supreme Court, with a view to test the right of a banking corporation, tainted with such management, to suspend and resume its functions at pleasure, irrespective of the public interests which it was created to subserve. An issue of law was formed upon this information, which presented for the decision of the Court, the question: Whether the failure to perform its corporate functions for a year, remaining insolvent in the meantime, was not, under our Statute, a cause of forfeiture of the charter, if the State saw fit to insist upon it? It was claimed, on behalf of the Bank, that if its business had been resumed, and it had become solvent before information filed, the State was too late to insist upon the forfeiture; and it was also claimed that the Bank was now solvent and redeeming its old bills on presentation. The Supreme Court did not acquiesce in this view of the law; but by a decision rendered in the month of October last, not only held that the suspension of corporate duty was a cause of forfeiture, but also that the Attorney General was in season in insisting upon the forfeiture, if he took proceedings for that purpose on the fact coming to his knowledge, that the Bank was again assuming to act. The Court also decided that, although it might, in its discretion, impose a fine instead of declaring a forfeiture, it would not do so in this case, since the attempt to resume, when its charter was so near its expiration, was hardly consistent with honesty of intention. The

charter, therefore, was declared forfeited; and the existence of the Bank terminated. The pendency of these proceedings prevented any circulation of the new issue of bills; and I venture the expression, that the State is fortunate in thus getting rid of a banking corporation, which, under its charter, was empowered to issue a large amount of circulating notes without any of those securities which surround the issues of all our present banks, and which experience has shown to be absolutely essential to public safety and prosperity.

In the reports of my predecessor, for the years 1861 and 1862, mention was made of the suit of the People vs. Ebenezer Warner, commenced by Hon. Jacob M. Howard, while Attorney General, in the Circuit Court for the County of Chippewa, in Chancery. The object of this suit was to prevent obstruction by Mr. Warner, of the lower entrance to the Sault Ste. Marie Canal, by the extension of a dock which he occupied. The work, by Mr. Warner, was stayed by injunction in that case, and it has now remained suspended for upwards of four years; and I was not aware of any intention on the part of Mr. Warner, nor any person representing him, to resume the work, or move in the suit, until I received notice of a motion to be made to the Circuit Court, in which it was pending, in May last, to dismiss the suit for want of prosecution, but had supposed that all difficulties would be amicably adjusted. I attended that Court for the purpose of opposing the motion; and after argument, it was denied.

In the meantime, the Superintendent of the Canal was engaged in dredging out the lower entrance of the Canal, and also in removing obstructions placed there by Mr. Warner, several years since, preparatory to the extension of his dock, and which were found to be serious obstructions to navigation. Soon after I returned from the hearing of the above motion, I was informed that one Thomas Ryan, who claimed to have succeeded to Mr. Warner's rights, had filed a bill in chancery against the Superintendent of the Canal, and the contractors who were engaged in dredging under him, and had obtained an injunction, staying

the work. I have caused the appearance of the defendant's to be entered in this case, and their answer to be filed; and I shall hope to get the injunction dissolved, and the case dismissed early the ensuing spring. The investigations I have been enabled to make, had not satisfied me that any right of either Mr. Warner or Mr. Ryan is, or would be at all interfered with by the State authorities, in making their proposed improvements above mentioned. The dredging, which was stayed by injunction, was entirely within the Canal limits, and in navigable water, and was clearly demanded to put in a suitable condition for navigation the lower entrance to the Canal. So important is the completion of these improvements to the commercial interests having occasion to use the Canal, and so plain are the rights of the public in the premises, that I have little doubt that I should have been able to get the injunction dissolved before the present time, had the suit been pending in a court where terms were held more frequently, and where they were more accessible.

Early in this year, the Pittsburgh and Boston Mining Company commenced an injunction suit in the Circuit Court for the County of Keweenaw, in Chancery, against Abraham Trewortha, the County of Keweenaw, the Township of Houghton, and Albert Williams, Attorney General. The object of the suit, was to avoid the payment of all township and county taxes, levied upon their property in 1863, upon the ground, as stated in the bill of complaint, that Act No. 205, of the Laws of 1861, of this State, in virtue of which, their charter, without their consent, was amended, and such taxes were imposed, is unconstitutional—the Legislature having no power to alter or amend the charter of the Company, without their permission. This Company was incorporated in pursuance of the provisions of Act No. 85, of the Laws of 1848, of this State. By the terms of the Act last named, the Company was to pay an annual tax of one per centum on the whole amount of capital actually paid in upon the capital stock of the Company, and also upon all sums borrowed; which tax was to be in lieu of all other taxes on the

personal property, and of all State taxes on the real estate of the Company. Act No. 205, above mentioned, also imposed a tax of one per centum, upon the same basis, but only made it in lieu of all State taxes on the property of the Company, of all descriptions, thereby greatly increasing the amount of their taxable property, as also, as a consequence, the amount of taxes by them to be paid. The right to alter, amend or repeal the special Act of incorporation of this Company, being the above mentioned Act No. 85, is based upon its own express provisions for such purpose. Believing myself, as Attorney General, to improperly have been made a party defendant, I demurred to the bill of complaint, which demurrer was sustained. Upon application to the Court, leave was granted to the complainants to amend their bill, by making Hon. Emil Anneke, Auditor General, a party defendant, whose appearance I duly entered, and interposed a demurrer in his behalf. The above mentioned question thus coming before the Court, upon bill and demurrer, the Act of 1861, above named, after argument, was held unconstitutional, and the taxes of 1863, imposed in pursuance of its provisions, illegal, and their collection perpetually enjoined. It was my intention, in such an event, to have taken this case to the Supreme Court; but I very much regret, that a severe and protracted sickness of some two months duration, quite placed it beyond my power to do so. The question involved, being that of the power of the Legislature of the State to alter, amend or repeal the charter of the Company without their consent, and which, confessedly, is of great moment to all the parties to be affected by it; I therefore hope, that at no distant day, the decision of the Supreme Court will be had upon it.

The case of Edmund H. Hazelton, *et al.*, for the benefit of the State, *vs.* the Flint & Pere Marquette Railway Company, was referred to in my last Annual Report. Contrary to my expectations, then entertained and expressed, no money has yet been paid upon the judgment. Unless authorized by your action to receive the bonds of the Company in satisfaction of the claim,

I shall feel it my duty to resort to other aids than mere executions issued out of courts at law, to enforce its liquidation. That the interests of the State might well be consulted in receiving such bonds in payment, I have no doubt.

The case of the Michigan Southern & Northern Indiana Railroad, *vs.* The State, pending in the Circuit Court for the county of Wayne, in Chancery, and mentioned in my last Annual Report, was brought to a final hearing, on the 8th day of February last. No decree has yet been made.

The case commenced in the Circuit Court for the county of Tuscola, in Chancery, by Martin Watrous and David G. Slafter, *vs.* Emil Anneke, Auditor General, and Alson Greenfield, County Treasurer, also mentioned in my last Annual Report, is still pending. I demurred to the bill of complaint; but owing to the sickness of the Complainants' Solicitor, no argument was had at the last term of the court.

The case of the People, *vs.* The Phoenix Bank, is still pending in the Court of Appeals of the State of New York, the crowded condition of the docket of that court not hitherto having admitted of its being reached in its order. It is still in the charge of Hon. J. M. Howard, as Attorney for the People; and it will, I have no doubt, be brought on for argument at the earliest possible day.

The three chancery suits, each commenced against the Auditor General and another, in 1861, being one in the county of Wayne, and two in the county of Bay, and that of the State *vs.* Dewey, Hazelton, *et. al.*, mentioned in the Annual Reports of my predecessor, for 1861 and 1862, and referred to by me, in my Annual Report of last year, are still pending. I now, however, have but little doubt that all of them will be brought to a final hearing during the year 1865.

Six mutual insurance companies have been organized in the State during this year. Their charters have been examined and certified by me, as required by law. With able and honest management, it is, I believe, reasonable to presume that they will

not disappoint public hope in relation to them; but without such management, it were better by far that they had never been organized. Those interested in them should keep themselves fully advised as to their operations, and always extend their best and most timely counsels to aid them in fulfilling their important mission. That several of the companies now existing in the State, have failed to make and file, or publish the statements required of them by law, and that many of those filed, are deficient in almost every conceivable respect, are facts which may well give rise to fearful apprehensions, and nearly or quite destroy that confidence which correct and upright management can alone command. Faults of the character indicated are easily avoided, and a hint should be sufficient to prevent a repetition of them.

The official correspondence of the office during the year, has demanded much labor, hardly a day having passed when inquiries did not come in, and press upon me. Their importance, as well as the sources from whence they came, necessarily induced careful examinations and answers in all cases where, as I thought, I could give them without embarrassment at some future period.

Several Prosecuting Attorneys have failed to make their Annual Reports as required by Sec. 396, of the Compiled Laws of 1857, of this State. I herewith transmit abstracts of all which I have received.

All of which is respectfully submitted.

ALBERT WILLIAMS,

Attorney General.

ABSTRACTS OF REPORTS
OF
PROSECUTING ATTORNEYS,
BY COUNTIES,
FOR THE YEAR 1864.

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BY COUNTIES, FOR THE YEAR 1864.

ALLEGAN COUNTY.

SILAS STAFFORD, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Grand larceny,	1	Two years in State prison.
Petit larceny,	2	Fined \$10.
Selling intoxicating liquors,	4	Fined \$10 each.
Assault and battery,	10	2 fined \$25 each; 1 fined \$2; 1 fined \$5, 1 imprisoned in county jail 60 days; 2 acquitted; 3 fined \$5 each.
Breach of the peace,	2	Bound over to keep the peace.
Perjury,	1	Now pending.
Seduction,	1	Now pending.
Assault with intent to kill,	7	4 pending; 3 discharged by court.
Bastardy,	1	Now pending.
Obtaining property under false pretenses,	1	Nol. pros. by order of court.
Threatening communication,	1	Discharged by order of court.
Conspiracy,	12	Discharged by justice on examination.

ALPENA COUNTY.

OBED SMITH, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Petit larceny,	1	Convicted and fined \$10 and costs of suit.
Assault and battery.	1	Convicted and fined \$1 and costs.

BAY COUNTY.

LUTHER BECKWITH, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	15	2 acquitted; 1 fined \$25 and costs; 1 fined \$4 and costs, or 12 days in jail; 1 fined \$2 and costs, or 12 days in jail; 1 fined \$10 and costs, or 20 days in jail; 1 fined \$20 and costs, or 40 days in jail; 1 appealed, 1 fined \$30 and costs, or 40 days in jail; 1 fined \$2 and costs, or 11 days in jail; 1 settled.
Petit larceny, Indecent exposure of person, Larceny,	5	2 acquitted; 2 10 days in jail. 1 Discharged. 1 Pending.

BRANCH COUNTY.

LOUIS T. N. WILSON, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to commit rape, Assault and battery,	85	1 Convicted of assault and fined \$100. 1 fined 6 cents and costs; 1 \$1 and costs; 1 \$2 and costs; 2 \$3; 1 \$8 and costs; 5 \$5; 4 \$5 and costs; 4 \$10 and costs; 2 \$15; 2 sent to jail five days; 6 tried and acquitted, and 6 discharged on payment of costs.
Bastardy, Bigamy, Burglary and larceny, Gruelty to animals, Compounding felony, Disorderly persons, Embezzlement, False pretenses, Violating liquor law, Larceny,	1 2 1 1 1 1 1 1 1 26	Nol. pros. 1 arrested and escaped, and 1 discharged. Still pending. Nol. pros. Still pending. Recognition given. 1 fined \$50, appealed; and 2 acquitted. Examined and discharged. Fined \$10 and costs. 1 fined \$300; 1 \$15 and costs; 1 \$10 and costs; 1 \$3 and costs; 1 \$8; 1 \$1 and costs; 1 still pending; 4 sent to Reform School; 2 sent to jail 30 days; 1 10 days; 9 tried and acquitted.
Search warrants, Recognised to keep the peace, Perjury, Wilful trespass, Vagrancy and prostitution,	6 8 2 5 1	6 8 2 1 examined and discharged; 1 still pending. 5 1 fined \$25, appealed; 1 \$3; 2 sent to jail 20 days; and 1 still pending. 1 Sent to House of Correction 6 months.

CALHOUN COUNTY.

JOHN C. FITZGERALD, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny,	22	2 sent to State Prison 2 years each; 1 sent to State Prison 2 years and 6 months; 2 sentence suspended; 1 enlisted; 3 case pending; 1 sent to Reform School till 21 years of age; 1 sent to State Prison 3 years; 1 sent to jail 10 days; 1 discharged on examination; 1 acquitted; 3 not yet arrested; 1 sent to Reform School till 21 years of ago.
Assault with intent to murder,	7	1 convicted of assault only—5 months in county jail at hard labor; 1 convicted of assault only—5 months in jail at hard labor; 1 still pending; 3 discharged on examination; 1 not arrested.
Adultery,	4	1 information filed, defendant drafted; 1 enlisted; 2 discharged on examination.
Arson,	2	1 acquitted; 1 nol. pros.
False pretences,	7	1 sent to State Prison 2 years; 1 not arrested; 5 discharged on examination.
Bigamy,	1	Nol. pros.
Larceny from an office in the day time,	1	Sent to Reform School till 21 years of age.
Perjury,	2	1 acquitted; 1 discharged on examination.
Conspiracy,	4	Nol. pros.
Larceny from dwelling house in day time,	7	3 State Prison 1 year each; 1 Reform School till 21 years of age; 1 enlisted; 1 60 days in county jail at hard labor; 1 discharged.
Larceny from store in the day time,	2	State Prison 2 years; 1 nol. pros.
Riot,	13	Discharged on examination.
Forgery,	2	1 convicted on 2 informations and pardoned before judgment; 1 discharged on examination.
Disorderly persons,	31	16 recognized for good behavior 1 year; 7 recognized for good behavior 6 months; 2 sent to county jail 1 year; 1 sent to county jail 6 months; 3 House of Correction 90 days each; 2 discharged on examination.
Maintaining nuisance,	2	Discharged on examination.
Keeping House of ill fame,	1	Pending.
Disturbing religious meeting,	1	Recognized for good behavior.
Highway robbery,	3	Discharged on examination.
Selling liquor,	1	Fined \$10 and costs.
Malicious trespass,	21	19 discharged on examination; 1 recognized for good behavior 6 months; 1 recognized for good behavior 1 year.
Threatening to commit crimes,	3	Recognized to keep peace 1 year.
Uttering counterfeit money,	32	2 each convicted on 5 informations, 1 fined \$400 and costs, the other \$200 and costs, fines paid; 1 discharged on examination.
Assault and battery,	25	1 fined \$28 30; 1 fined \$25; 1 fined \$27 50; 1 fined \$10; 4 recognized for good behavior 1 year; 1 sent to jail 90 days; 2 acquitted; 1 fined \$20; 4 discharged on examination; 2 fined costs; 1 jury disagreed; 1 nol. pros.; 3 fined \$5 each; 2 fined \$10 each; 1 fined \$25; 3 acquitted.

CASS COUNTY—1863.

CHAS. W. CLISBEE, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	20	2 fined \$20 each; 4 fined \$5 each; 5 fined \$10 each; 1 fined \$4; 1 fined \$1; 1 fined \$2; 1 fined \$13; 1 fined \$100, all beside costs; 1 escaped; 1 acquitted.
Larceny,	8	1 State Prison 3 years; 1 do. 1 yr. 6 months; 1 fined \$10 and costs; 1 not pros.; 1 discharged by magistrate; 1 settled, and 2 acquitted.
Malicious injury to dwelling house,	3	2 bound over and pending; 1 escaped from county.
Sureties to keep peace,	5	1 not found; 2 discontinued upon payment of costs; 2 recognized with sureties.
Arson,	1	Discharged upon his own recognizance, and enlisted.
Adultery,	1	Discharged in circuit court.
Incest,	1	Ran away and forfeited recognizance.
Rape,	1	Escaped from officer.
Assault with intent to commit rape,	1	Convicted of assault and fined \$100.
Seduction,	1	Sentence suspended until after trial of civil cause.
Disturbing religious meeting.	1	Not arrested.
Assault with intent to murder,	1	Convicted of assault and fined and imprisoned.
False pretenses,	1	Settled, and cause assigned for not filing information.
Contempt of court,	1	Fined \$15.
Bigamy,	1	Escaped.
Action upon recognizance,	1	Amount claimed paid and settled.
Burning cord wood,	1	Discharged by magistrate.
Breaking into a dwelling house in night time,	1	Discontinued and enlisted.
Violating liquor law,	8	8 convicted and fined \$10 each; 1 discharged.

CASS COUNTY.

CHAS. W. CLISBEE, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Arson,	2	Pending.
Bastardy,	1	Pending.
Fornication,	1	Forfeited recognizance.
Bigamy,	1	Discontinued.
Riot,	2	Pending.
Breach of peace,	1	Pending.
Blasphemy,	1	Fined \$1 and costs.
Perjury,	1	Not tried.
Seduction,	2	1 fined \$150; 1 discharged upon giving bond to Superintendents of Poor.
Selling liquor,	6	5 fined \$10 each; 1 witnesses ran off and never tried.
Assault and battery,	19	5 fined \$5 each; 4 fined \$3 each; 3 fined \$10 each; 1 fined \$1; 1 fined \$20; 2 fined \$25; 1 discharged; and 2 pending.
Passing counterfeit money,	1	Pending.
Malicious injury to animals,	1	On bail.
Keeping gambling house,	2	Never arrested.
Assuming to be an officer,	1	Discharged by magistrate.
Adultery,	1	Escaped.
Sureties to keep the peace,	8	2 recognized with sureties; 1 discharged.
Debt on forfeited recognizance,	1	Judgment for amount.

CHIPPEWA COUNTY.

M. H. MAYNARD, *Dist. Atty., U. P.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
<hr/> No criminal business.		

EATON COUNTY.

J. W. NICHOLS, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	9	6 convicted—fined; 2 acquitted, 1 settled.
Assault,	1	convicted—fined.
Grand larceny,	2	1 convicted—hard labor in county jail 9 months; 1 acquitted.
Simple larceny,	6	2 convicted—fined; 4 acquitted.
Arson,	1	convicted—sent to State Prison 6 years.
Murder,	2	jointly indicted, acquitted.
False pretences,	2	convicted—sent to the House of Correction.
To keep the peace.	2	convicted—under bonds for one year.

GENESEE COUNTY.

A. P. DAVIS, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	110	96 of them convictions—fined, and imprisoned in default of payment of fine; 16 cases acquitted.
Arson,	2	1 tried and acquitted; 1 now pending.
Burglary,	2	Both cases now pending.
Petit larceny,	20	15 convicted—fined; 5 pending.
Grand larceny,	5	3 cases of conviction; 2 pending.
Obtaining goods under false pretences.	1	1 pending,
Fraudulently disposing of property under chattel mortgage,	1	Now pending.
Incest,	1	Now pending.
Adultery,	1	Now pending.

GRAND TRAVERSE COUNTY.

CHARLES H. MARSH, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	2	I convicted, and fined fifteen dollars, and I discharged.

GRATIOT COUNTY.

ELISHA McCALL, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder,	1	Committed for trial.
Assault and battery,	1	Dismissed.
Assault with intent to commit rape,	1	Dismissed.
Barn burning,	3	Dismissed.

HILSDALE COUNTY.

E. L. KOON, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Selling liquor,	8	Fined.
Assault and battery,	14	Fined.
Burglary,	3	Sent to State Prison.
Grand larceny,	4	3 sent to State Prison; 1 sentence suspended.
Petty larceny,	3	Fined.
Forgery,	1	Sent to State Prison.
Bastardy.	1	Ordered to pay \$5 per week to support child.

HURON COUNTY.

JOHN DIVINE, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	1	Tried and convicted in Justice Court; appealed to the Circuit Court, still pending.

INGHAM COUNTY.

GEO. M. HUNTINGTON, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and Battery,	21	11 convicted, and of these 1 fined \$20; 5 fined \$19 each; 3 fined \$5 each; 1 fined \$3 60; and 1 costs of suit; discharged upon payment of costs, 2; nol. pros., 1; discharged and judgment rendered against complainant for costs, 1; acquitted upon trial, 6; settled upon payment of costs, 1.
Larceny,	14	5 convicted, and of these 1 fined \$25; 2 fined \$10 each; 1 fined \$5; 1 fined \$1; and one sent to Reform School; 6 nol. pros.; and 3 settled upon payment of costs.
Violating liquor law, Maliciously marking or defacing a building,	1	Recovered judgment for \$10 and costs of suit.
Grand larceny, Polygamy, Assaulting officers, Adultery, Maliciously injuring dwelling house, Proceedings to obtain sureties to keep the peace,	3	2 convicted, 1 fined \$16; 1 fined \$11, and case removed by certiorari, and still pending; 1 settled upon payment of costs.
Exhibiting obscene pictures, Showing without a license,	1	Pending.
Assault with intent to ravish, Maliciously injuring personal property, Disorderly person, Malicious mischief, Threatening to desert wife,	1	Pending.
	1	Discharged upon examination.
	1	Held to bail and escaped from jail.
	1	Held to bail and still pending.
	8	1 discharged; 2 settled upon payment of costs to county.
	1	Defendant escaped from officer, after being held to bail.
	1	Defendant escaped from officer, after being held to bail.
	1	Discharged upon examination.
	1	Escaped.
	1	Committed to jail in default of bail.
	1	Settled upon payment of costs.
	1	Settled.

IONIA COUNTY.

W. W. MITCHELL, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	20	2 settled; 18 convicted—1 fined \$25 and costs; 8 fined \$1 and costs each; 10 fined \$5 and costs each; \$1 fined \$10 and costs; 2 fined \$0 and costs each; all paid, and 1 sent to county jail for 30 days.
Assault with attempt to murder,	3	1 convicted and sent to State Prison 1 year and 6 months; 1 discharged on examination, and complainant ordered to pay costs; and one now pending.
Simple larceny,	15	4 discharged, complainant paid costs; 11 convicted—2 fined \$10 and costs each; 4 fined \$5 and costs each; 1 sentenced to Reform School till he was 21 years of age; 1 sent to jail for 90 days; 3 fined \$8 and costs each; all paid.
Grand larceny,	6	2 sent to Reform School till 21 years of age; 2 sent to county jail 4 months each; 1 sent to State Prison for 1 year.
Murder, Willful trespass,	6	Still pending.
Forgery,	3	2 fined \$25 each, and 1 fined \$1 and costs; all paid.
Adultery,	2	1 convicted and sent to county jail 4 months, and 1 still pending.
Arson,	1	Still pending.
Perjury,	1	Convicted and sent to State Prison 3 years and 6 months.

ISABELLA COUNTY.

J. A. FANCHER, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
No criminal business.		

KALAMAZOO COUNTY.

HENRY C. BRIGGS, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder,	1	Discharged on examination.
Manslaughter,	1	Trial 2 and jury disagreed—not pros. entered.
Incest,	1	Pending.
Adultery,	1	Discharged on examination.
Battery,	1	" "
Seduction,	2	Nol. pros. entered.
Abduction, with intent &c.,	1	" "
Assault with intent to ravish,	1	Convicted—sentence suspended—pending in Supreme Court.
Assault with intent to maim,	1	Convicted of assault and battery—Detroit House of Correction 61 days.
Grand larceny,	11	Conviction 8—sentenced to State Prison, 1 one year; 2 one year and 8 months; 1 five months; 1 one year and 6 months; 1 to County jail 6 months; 2 to R-form School till 21 years of age; pending 2; discharged on examination 3.
Compound larceny,	10	Convicted 8—sentenced to State Prison, 1 nine months; 1 two years and 8 months, and 1 one year; pending 3; discharged on examination 4.
Attempt larceny from person, Passing count. bank bills,	9	Detroit House of Correction 9 months.
Accomplice in passing count. bank bills,	9	Convicted 3—State Prison, 1 two years, 1 one year and 6 months; pending 6.
Having in possession bank bills with intent &c.,	3	Pending.
Accessory to " " " "	1	Pending.
Breaking jail,	3	Pending.
Conveying instruments into jail, &c.,	1	Detroit House of Correction 1 year.
Maiming beast,	2	Convicted and sentence suspended; 1 pending.
Illegal voting,	1	Acquitted on trial.
Conspiracy to seduce,	3	" " " 2 discharged on examination.
Riot,	4	Pending.
Assault and battery.	7	Discharged on examination.
	59	Convicted 36—fined, 1 \$12 87; 4 \$10; 1 \$5 and costs; 1 \$5 and costs; 1 \$10 04; 1 \$3; 1 \$12 50; 1 \$6 70; 1 \$20 63 and bail to keep peace; 1 \$8 01; 1 \$30 21; 1 \$10 and bail; 1 \$20 44; 1 \$5 0; 1 \$20; 1 \$30; 4 \$3; 2 \$4 47; 1 \$8 52—Co. jail, 2 three days; 1 seven days; 1 ninety days; and three sentences suspended; discharged on payment of costs and acquitted on trial, 21; discharged and complainants ordered to pay costs, 2.
Petit larceny,	27	Convicted 14—fined, 1 \$10; 1 \$5; 1 \$15; 1 \$26 41; 1 \$15; Co. jail, 1 one week; 1 thirty days; 1 three days; three 60 days and fined \$25; 1 sixty days and \$10 fine; R-form School, 2 till 21 years of age; acquitted on trial and complaint withdrawn. 11: Pending, 1.
Violation of liquor law,	2	Convicted—fined, 1 \$20; and 1 \$14 57.
Violation of game law,	1	Fined \$5, and costs, \$3 28.
Vagrancy,	1	Sent to Reform School till 21 years of age.
Disorderly persons,	2	Convicted and held to bail for good behavior, &c., 20; discharged 4, without bail.

KENT COUNTY.

E. G. D. HOLDEN, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder, Burglary and larceny. Grand larceny,	1	Pending.
	1	Sentenced to State Prison 3½ years.
	15	1 sent to State Prison 1½ years; 1 fined \$100; 1 fined \$250; 1 State Prison 1½ years; 2 nol. pros., 1 of them for insanity; 3 complaints withdrawn. 1 discharged on examination; 2 enlisted; and 3 pending.
Passing counterfeit money,	4	2 fined \$250 each; 1 complaint withdrawn; 1 "closed out" to U. S. Dist. Atty, for passing an altered "greenback."
Adultery,	1	Complaint withdrawn, and "peace" sought for on the "basis" of <i>repreuve</i> "states."
Attempt to commit rape.	1	Discharged after examination.
Keeping faro tables,	2	1 fined \$100; 1 fined \$50, and gave bonds, the first \$500, and the other \$200, not to "do so any more" for 1 year.
Gambling, Arson,	3	Fined \$10 each.
	1	State Prison 1 year; 1 acquitted on examination; and 1 pending.
Violation of liquor law, Attempt to break jail,	3	2 fined \$10 each, and 1 discharged on trial.
Robbery,	1	Imprisoned in county jail 4 months.
Cruelty to animals,	1	Enlisted.
Threatening to leave family a burden on the public,	1	Fined \$25.
Hawking and peddling without license,		
Seduction,		
Perjury, Disorderly persons,	2	Gave \$500 bonds to support family.
Juvenile offenders,	2	Complaint withdrawn.
	3	Married 1 (by way of parenthesis.) (To marry or not to marry, that's the question. Whether 'tis nobler to be bound by Sheriffs with new fledged warrants—of outrageous fortune, or to take arms against State Prison chancery, and by marrying, end them.)
Incest, Profane swearing, Resisting officer,	1	enlisted, and 1 complaint withdrawn.
Obtaining money by false pretenses,	2	Gave bonds \$200 each for good behavior for one year.
Conspiracy to defraud, Bonds for peace,	6	aged 10, 12 and 13 years—sent to Ref. School for larceny; 1—14 years old—for burglary; 1—14 years old—for beating, and kicking, and threatening to kill his mother, and burn up her house; all sent up until 21 years of age.
Indigent insane persons,	1	Nol. Pros.
	2	Fined \$5 each.
Petit larceny,	5	1 fined \$50; 1 enlisted; 2 discharged on examination; and 1 nol. pros.
Assault and battery,	2	1 bail \$5,000 estreated, and bond sued; 1 discharged on examination.
	3	Nol. pros. for cause.
	13	2, bonds \$500 1 year; 1, bond \$300 1 year; 2, bonds \$200 1 year; 5, bonds \$100 1 year; 1 discharged; 1 nol. pros.; and 1 "grafted into the army."
	13	1 sent to Kalamazoo Asylum; 1 sent to St. Mary's Hospital, Detroit; 1 sent to County Poor House.
	18	8 fined—aggregate am't of fines \$123, (ranging in am'ts from \$2 to \$20;) 1 committed 30 days; 1 committed 15 days; 2 discharged on trial; and 1 complaint withdrawn.
	46	(Bless us, how people fight.) 30 fined in aggregate \$202 50, (ranging in am'ts from \$1 to \$50.) 6 complaints withdrawn; 4 discharged on trial; 4 settled with complainant; and 2 nol. pros.

KEWEENAW COUNTY.

ROBERT F. GULICK, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill,	2	1 acquitted; 1 nol. pros.; 1 discharged on examination.
Assault with intent to rape,	3	1 pending; 2 discharged on examination.
Assault with intent to disfigure.	1	Convicted of assault and battery, fined \$25, and jail 20 days.
Assault and battery.	16	1 fined \$30 and costs; 7 fined \$25 each and costs; 1 fined \$21 50 and costs; 2 fined \$20 and costs; 4 settled by person injured; 1 discharged on trial before magistrate.
Disorderly persons,	1	Bound over to keep the peace.
Forgery,	1	Discontinued on examination.
Maiming animals,	1	Pending.
Rape,	1	Discharged on examination.
Violating sec. 1, chap. 45, C. L.	1	Fined \$10 and costs.

LAPEER COUNTY.

L. B. GASKILL, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny,	10	3 pending in Circuit Court; 1 fined \$8 and imprisoned 20 days; 1 sent to Reform School; 8 acquitted; 1 fined \$20 and costs; 2 fined \$5, or imprisoned 10 days.
Assault and battery,	6	1 fined \$8 and cost; 1 fined \$9 or 8 days in jail; 2 fined \$5; 2 acquitted.
Embezzlement,	2	Pending.
Malicious trespass,	1	Let to bail and enlisted.
Forgery,	1	Acquitted.
Maiming and disfiguring,	1	Pending in Circuit Court.
Concealing stolen property,	1	Not guilty.
Attempt to commit rape,	1	Pending.
Arson,	1	Acquitted.
Indecent exposure,	1	Pending.

LENAWEE COUNTY.

CLEMENT E. WEAVER, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery,	1	Pending—on bail.
Assault and battery,	2	Pending—appalled.
Bastardy,	1	Pending—on bail.
False pretenses,	3	1 convicted on trial, escaped before sentence; 1 nol. pros.; 1 pending—in bail—2 informations.
Larceny, compound,	8	1 pled guilty, sentenced to State Prison 9 mos.; 3 trials, guilty, sentenced, 1 State Prison 4 yrs., 1 Det. H. C. 9 months, 1 escaped before sentence; 4 pending—on bail.
Larceny, petit,	3	Trial, guilty—1 sentence suspended, 2 sentenced to Reform School till 21 years old; appealed, pending, on bail.
Lewd and lascivious cohabitation,	1	Pending—on bail.
Murder,	1	No information filed—discharged.
Perjury,	2	1 trial—acquitted; 1 pending—on bail.
Passing counterfeit money,	4	1 escaped before arraignment; 1 plead guilty, sentence suspended; 2 pending; 1 in jail; 1 in State Prison from Hillsdale county.

LIVINGSTON COUNTY.

SARDIS F. HUBBELL, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	11	3 discharged; 3 fine \$15 each, and paid; 2 fined 10 each, and paid; 2 fined \$5 each; 1 fined \$2 and costs.
Larceny,	4	1 discharged; 1 convicted, and by consent of Court enlisted for 3 years; 1 sent to State Prison 1 year; 1 pending in Circuit Court.
Adultery.	2	1 discharged; 1 pending in Circuit Court.
Breach of the Peace,	1	Recognized, \$600.
Arson,	1	Discharged.

MACOMB COUNTY.

T. M. CROCKER, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Attempt to commit rape,	1	Convicted and sentenced to State Prison for one year.
Malicious destruction of Personal property,	1	Convicted—fined \$15.
Assault with intent to kill,	1	Pending.
Altering public record,	1	"
Murder,	1	"
Larceny from a dwelling in the day time,	1	"
Larceny,	1	"
Assault and battery,	8	All convicted—2 fined \$10 each; 2 fined \$25 each, 2 fined \$15 each; 1 fined \$12; 1 fine \$1.

MACKINAC COUNTY.

M. H. MAYNARD, *Dist. Atty., U. P.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder,	1	Pending.

MANISTEE COUNTY.

T. J. RAMSDELL, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
No criminal business.		

MARQUETTE COUNTY.

M. H. MAYNARD, *Dist. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Burglary and larceny,	4	1 State Prison 3 years; 2 pending; 1 plead guilty, sentence suspended.
Larceny, petit, Assault and battery.	2	3 months in jail; 1 fined \$25.
Disorderly persons.	9	4 fined \$15; 1 fined \$5; 4 fined \$5.
	7	Recognized for good behavior.

MASON COUNTY.

E. E. BENEDICT, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assignment to defraud creditors against sec. 5403, Compiled Laws,	1	Nolle prosequi, on satisfaction given to creditors

MECOSTA COUNTY.

C. C. FULLER, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violating liquor law, " " "	1	Plead guilty, paid \$10 fine and costs.
Assault and battery,	1	" " (2d offence) paid \$20 fine and costs
Seduction,	2	" " paid fine and costs, 1 \$5; 1 \$10 and costs.
	1	Acquitted on trial.

MIDLAND COUNTY.

L. P. BAILEY, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	4	1 fined \$20, paid; 1 fined \$22 87, paid; 1 fined \$40 12, paid; 1 fined \$45, paid.
Grand larceny.	2	Acquitted.

MONTGOMERY COUNTY.

J. E. LEWIS, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violation of liquor law,	1	Discontinued.
Assault and battery,	1	Fined \$5 and costs, taxed at \$2 73.
Larceny,	1	Held to bail, afterwards complaint satisfied and cause discontinued.
Adultery.	1	Convicted and sentenced to State Prison for 14 months.

MUSKEGON COUNTY.

EDWIN POTTER, Pros. Atty.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny from dwelling house in the day time,	1	Pending.
Grand larceny,	7	5 pending; 1 discharged; 1 convicted and sentence suspended.
Breach of peace,	1	Committed.
Petit larceny,	1	Not yet disposed of.
Manslaughter,	1	Pending.
Resisting an officer,	2	2 not pres. entered; 1 escaped.
Disorderly conduct,	21	7 fined \$5 each and costs; 6 fined \$5 and costs; 3 fined \$10 and costs; 5 discharged.
Assault and battery,	16	3 fined \$5 and costs; 1 fined \$10 and costs; 1 fined \$8 and costs; 9 settled; 2 escaped.
Bastardy,	1	Discharged.
Passing counterfeit money,	1	Escaped.
Cruelty to animals,	1	Pending.
Malicious injury to shade trees,	1	Discharged.
Keeping saloon open Sunday,	2	Fined \$10 and costs each.
Libel,	4	Discharged.

NEWAYGO COUNTY.

JAMES BARTON, Pros. Atty.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Selling intoxicating liquors,	1	Fined \$10.
Grand larceny,	1	Recognized, and forfeited recognizance.
Burglary,	1	Escaped from officer.

OAKLAND COUNTY.

M. E. CROFOOT, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
<u>Assault and battery,</u>	51	2 fined \$10 each; 1 fined \$20; 6 fined \$5 each; 2 fined \$ each; 1 fined \$15; 1 fined \$25; 1 fined \$15, and appealed; 1 fined \$6 30 and \$9 50; 1 convicted and ran away; 1 convicted and appealed; 4 not guilty; 1 sent to House of Cor. 60 days; 5 discharged; 1 sent to county jail 6 days; 1 sent to county jail 6 days; 1 do 22 days.
<u>Petit larceny.</u>	31	1 county jail 10 days; 1 House of Cor. until 21; 3 fined \$30; 20 discharged; 2 not guilty; 4 sentence suspended.
<u>Larceny,</u>	8	5 held to bail; 3 discharged on recognizance to enlist; 1 plead guilty and sentenced to State Prison 2 years.
<u>Extortion,</u>	1	Held to bail.
<u>Murder,</u>	1	Sent to State Prison 3 years.
<u>Drunk and disorderly,</u>	1	Discharged.
<u>Assault with intent to commit rape,</u>	2	Held to bail.
<u>Perjury,</u>	2	Held to bail; 1 discharged.
<u>Assault with intent to murder,</u>	6	Held to bail; 1 fined \$1; 1 discharged.
<u>Passing counterfeit money,</u>	4	2 held to bail; 1 fined \$5; 1 sent to State Prison 5 years.
<u>Bastardy,</u>	3	1 held to bail; 1 convicted; 1 convicted and appealed.
<u>Burglary and larceny,</u>	4	2 held to bail; 2 discharged on recognizance to enlist.
<u>Injury to dwelling house,</u>	2	1 held to bail; 1 sent to Reform School until 21.
<u>Adultery,</u>	1	Default entered.
<u>Enticement,</u>	1	Held to bail.
<u>enticing away child,</u>	13	Held to bail.
<u>Riot,</u>	1	Still pending.
<u>Injury to horse,</u>	6	Held to bail.
<u>Stoning cars,</u>	5	Held to bail for good behaviour.
<u>Breach of peace,</u>	1	Held to bail.
<u>Indecent exposure,</u>	1	Discharged.
<u>Procuring illegal votes.</u>	1	Discharged on recognizance to enlist.
<u>Burning fence,</u>	4	Discharged.
<u>Killing sheep,</u>		

OCEANA COUNTY.

S. D. GROVE, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery, Sale of spirituous or intoxicating liquors,	1	Fined \$5 and cost.
Assault upon officer in service of pro- cess,	1	Verdict of not guilty.
	3	Bound to the Circuit Court for trial; not tried yet.

ONTONAGON COUNTY.

GEO. C. JONES, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny.	3	Found guilty.
Cruelty to animals,	1	" "
Perjury,	1	Continued.
Illegal voting,	3	"
Poisoning,	1	"
Assault with intent to kill,	1	"

SANILAC COUNTY.

LEVI L. WIXSON, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Violation of the liquor law, Larceny, (over \$25.)	1	Convicted, and fined \$10 and costs.
Larceny, (under \$25.)	3	I convicted and sentenced to State Prison for 1 year; 1 acquitted; and 1 nol. pros. entered.
Forgery, Assault with intent to murder, Assault and battery,	3	1 fined \$100 and costs; 1 fined \$2 and costs; 1 fined costs.
Obtaining property by false pretenses, Passing counterfeit money,	1	Convicted and fined \$200.
	1	Convicted of assault and battery and fined \$25.
	4	1 fined \$30 and costs; 2 fined \$5 and costs; 1 fined 10 cents and costs.
	1	Pending.
	1	Convicted, and sentenced 3 years to State Prison.

SHIAWASSEE COUNTY.

BENTON HANCHETT, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	10	1 fined \$20; 1 fined \$20; 1 fined \$5 74; 2 fined \$6; 4 fined \$0; 1 fined \$3.
Larceny,	4	1 let to bail on his own recognition; 2 sent to State Prison 3 years; 1 sent to State Prison 2 years.
Threats against life and property,	1	Put under \$100 bonds to keep the peace 1 year.

ST. CLAIR COUNTY.

O'BRIEN J. ATKINSON, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Adultery,	1	Not guilty.
Assault and battery,	20	1 fined \$8; 8 fined each \$5; 1 fined \$30; 1 imprisoned 20 days; 5 fined cost; 2 fined each \$15 and costs; 1 not guilty; 6 discharged.
Arson,	1	Discharged on examination,
Assault with intent to kill,	1	Guilty of assault and battery and fined \$20.
Burglary,	3	1 not guilty; 1 State Prison 5 years; 1 State Prison 10 years.
Conspiracy to defraud,	4	Discharged.
Embezzlement,	3	2 not guilty; 1 pending.
Enficing away child under 16 years,	1	Discharged.
Indecent exposure,	1	"
Keeping house of ill fame,	2	Pending—1 guilty; 1 appealed.
Larceny,	14	4 discharged, 1 3 years State Prison; 1 5 years State Prison, and 1 10 years State Prison; 8 pending.
Murder,	1	Not guilty.
Malicious mischief,	2	Pending.
Purjury,	1	"
Penalties,	2	"
Hobbery,	2	" defendants escaped.
Threatening to accuse of crime,	1	Recognizance forfeited.

ST. JOSEPH COUNTY.

HENRY F. SEVORNS, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Murder in first degree,	1	Convicted, sentenced to solitary confinement in State Prison for life.
Rape,	1	Acquitted.
Larceny, (grand,)	2	Both convicted, sentenced to 2 years each in State Prison.
Bastardy,	1	Convicted, charged with maintenance of child with mother's assistance.
Violation of liquor law,	11	Ten were convicted, and each sentenced to pay fine of \$10, (common sellers,) 1 was acquitted.

TUSCOLA COUNTY.

H. P. ATWOOD, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Rape,		1. Imprisoned 10 years.
Grand larceny,		2. Discharged on examination.
Assault and battery,		7. 1 appealed—convicted, sentence not passed; 1 fined \$15 and costs; 1 fined \$5 and costs; 2 discharged—verdict of not guilty; 2 fined \$15 and costs.
Killing an animal,		2. 1 not guilty on trial; 1 nol. pros. entered.
Assault and battery.	6,4	4 escaped; 1 fined \$5 and costs.

VAN BUREN COUNTY.

HIRAM COLE, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery,	9	8 convicted—3 fined \$10 each; 3 \$5 each; 2 fined cost; 1 nol. pros. entered.
Bastardy,	1	Respondent gave bail for the support of mother and child, and was discharged.
Grand larceny,	4	All convicted—1 to State Prison 2 years; 1 to Co. jail 3 months and fine of \$50; 1 to Co. jail 5 days and cost of suit; 1 cost of suit.
Violation of liquor law, Threatening language, Rape, Bigamy,	6	All convicted and fined \$10 each and cost of suit. 1 Recognized to keep the peace 1 year. 1 Nol. pros. entered. 1 Pending.

WASHTENAW COUNTY.

A. D. CRANE, *Pros. Att'y.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Perjury,	2	1 convicted and sentenced to State Prison for 1 year; 1 acquitted.
Assault with intent to murder,	2	1 acquitted; 1 convicted and sentenced to State Prison for 7 seven years.
Assault and battery,	15	4 acquitted; 9 convicted, 3 of whom were fined \$1 each and costs; 1 fined \$10 and costs; 2 fined \$5 and costs; 1 sentenced to Detroit House of Correction for 1 year; 1 settled, and 1 pending.
Larceny,	5	1 acquitted; 1 nol. pros.; 1 convicted and sent to Reform School, and 1 pending.
Polygamy,	1	Convicted, sentence suspended.
Bastardy,	2	Nol. pros.
Murder,	1	Convicted in the first degree, and sentenced to solitary confinement in the State Prison for life.
Burglary and larceny,	5	3 convicted and sentenced to State Prison 7 years each; 1 discharged on examination, and 1 pending.
Seduction,	3	1 settled; 1 nol. pros.
Larceny in dwelling,	1	convicted and sent to Reform School; 2 discharged on examination.
False Pretenses,	1	Discharged on examination.
Treating,	2	Recognized to keep the peace.
Producing abortion,	1	Nol. pros.
Malicious injury to dwelling,	1	Pending.
Assisting prisoner to escape,	3	All discharged on examination.
Arson,	1	Pending.

WAYNE COUNTY.

J. KNOX GAVIN, *Pros. Atty.*

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Larceny,	96	5 for 30 days at the House of Correction.
	4 "	2 years " " "
	1 "	4 months " " "
	2 "	6 " " " "
	1 "	8 years " " " "
	16	Reform School until 21 years of age; pending 21; acquitted 6; sentence suspended 2; House of Correction 3, whose sentence has not been reported by the Justice of the Peace; State Prison —2 for 1 year; 2 for three years; 6 for 4 years; 1 personal bond for good behavior; 2 bail forfeited, bond paid in 1, and the other execution issued; recommended to mercy of the court, 1.
Malicious trespass,	9	sent to suspended; 1 fined \$10; 7 discharged 1 for 1st bail.
Assault with intent to kill,	5	2 fined \$100 each (pd.); 1 not pros.; 1 pending; 1 House of Correction 6 months.
Assault with intent to rob,	1	House of Correction 1 year.
Assault with intent to commit rape,	3	1 House of Correction 6 months; 2 discharged.
Adultery,	6	2 bond \$50 each (pd.); 3 pending; 1 discharged.
Abortion,	1	Pending.
Abduction,	2	Discharged.
Attempt to steal from the person,	1	State Prison 3 years and 6 months.
Burglary and larceny,	3	2 Reform School; 1 pending.
Burglary,	2	State Prison 3 years; 2 State Prison 4 years.
Passing counterfeit money,	1	Pending.
Extortion,	1	" "
Embezzlement,	1	" "
False imprisonment,	3	1 enlisted; 12 pending;
Keeping house of ill fame,		2 House of Correction 1 year each;
		1 " " 11 months;
		1 " " 10 " 1 acquitted;
Murder,	2	2 bail forfeited; 2 discharged.
Manslaughter,	3	1 State Prison 20 years; 1 State Prison 25 years; 1 acquitted.
Maliciously threatening to accuse of crime,	1	Pending.
Nuisance,	1	House of Correction 1 year.
Perjury,	7	Fencing.
Robbery,	14	2 not pros.; 1 pending; 1 State Prison for 10 years; 3 discharged.
Receiving stolen property,	3	3 State Prison 5 years each;
Resisting officers,	3	1 " " 10 " "
Seduction,	1	1 " " 9 " "
Selling obscene pictures,	1	1 " " 7 " 1 not pros; 3 pending; 1 acquitted; 1 fined \$50. (pd.)
Conspiring to cheat and defraud,		1 acquitted.
Larceny,	4	1 fine \$1 and costs; 3 pending.
False personation,	8	1 pending; 2 acquitted.
Buggery,	3	Fencing.
Assault and battery,	2	2 pending.
	47	4 fined \$10 each, appealed; 2 fined \$25 each, sentence suspended; 3 fined \$10 each; 18 discharged; 2 fined \$15 each; 3 fined \$20 each; 1 fined \$8; 2 fined \$5 each; 1 fined \$30; 1 fined \$40 (pd.); 1 House of Correction 10 days; 1 House of Correction 20 days.
Cruelty to animals,	2	Discharged.

WAYNE COUNTY.—CONTINUED.

CHARGED WITH.	No.	THE RESULT AND THE PUNISHMENT.
Surety to keep the peace,	3	2 bound over; 1 acquitted.
Disorderly persons,	17	3 discharged; 1 forfeited bail; 1 House of Correction; 12 under bonds for good behavior.
Threats,	7	Put under bonds in the sum of \$200 each.
Bastardy,	1	Married and discharged.
Forgery,	1	Complaint withdrawn.
Seduction,	1	Married and discharged.
Accessory after fact,	2	1 pending; 1 discharged.
Violation of game law	1	Fined \$6 and costs; 1 discharged.
Lascivious cohabitation,	1	Discharged.
Adultery,	1	Acquitted.
Manslaughter,	1	Jury disagreed.
Nuisance,	1	Pending.
Conspiracy to cheat and defraud.	8	
False imprisonment,	4	Pending.
House of ill fame,	4	"
Larceny,	3	"





